Housing Projects Only

FORM OF AGREEMENT FOR PAYMENT IN LIEU OF TAXES (revised April 2006)

THIS	AGREI	EMENT, m	nade this		day of		1	, 19	, between
corporation]	of the	he State	of _ (hereina	fter	the	partnership,, having "Sponsor")	its and	principal the	office at of
of New Jersey						the County of			_ and State
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In con consideration,						in contained and some solutions follows:	nd for o	ther good a	nd valuable
"HMFA Law 19, (the	g and M ") and a e "Reso	Iortgage Fi a Resolutic llution") ar	nance A on of the	gency e Cou the a	y Law of uncil of tapproval	e authority cont 1983 (N.J.S.A the Municipali of the New J red by N.J.S.A	. 55:14H ty dated ersey H	K-1 <u>et seq</u> .) d lousing and	(hereinafter
2. Lot as s	shown o	on the Offic	cial Asse	essme	ent Map o	at parcel of lar			
the Project sha in lieu of taxes property taxat	inafter rall be extended to the tion and the	referred to a kempt from Municipal I the spons hich the Ag	as the "A real pro ity as pro or's obli gency M	Agenc perty ovide gatio	cy Mortga taxes, pred hereina on to mak	irst mortgage uage"), the land covided that the after. The exerce payments in d in full, which	and impe Sponson to specification of the lieu of	provements or shall make of the Proje taxes shall	comprising te payments ct from real not extend
4. the Sponsor sl such amount a	hall mal	ke paymen		_		ion and permar of an annual se			U J
	(1)	substanti municipa HMFA L	al compl llity in a aw, the	letion n am annu	of the Proceed ount eque al amoun	n of the Agen- roject, the Sporal to at may not exce ding the record	nsor sha	ll make pay (pursumount of ta	ment to the suant to the axes due on

- As used herein, "Substantial Completion" means the date upon which the Municipality issues the Certificate of Occupancy for all units in the Project.
- (2) From the date of Substantial Completion of the Project and for the remaining term of the NJHMFA Mortgage, the Sponsor shall make payment to the Municipality in an amount equal to 6.28 percent of Project Revenues.
- (b) For Projects receiving permanent financing only from the Agency, the Sponsor shall make payment to the Municipality in an amount equal to 6.28 percent of Project Revenues from the date of the Agency Mortgage and for the remaining term of the Agency Mortgage.
- (c) As used herein, "Project Revenues" means the total annual gross rental or carrying charge or other income of the Sponsor from the Project less the costs of utilities furnished by the Project, which shall include the costs of gas, electricity, heating fuel, water supplied, and sewage charges, and less vacancies if any. Project Revenues shall not include any rental subsidy contributions received from any federal or state program.
- (d) The amount of payment in lieu of taxes to be paid pursuant to paragraphs (a) or (b) and (c) above is calculated in Exhibit "A" attached hereto. It is expressly understood and agreed that the revenue projections provided to the Municipality as set forth in Exhibit "A" and as part of the Sponsor's application for an agreement for payments in lieu of taxes are estimates only. The actual payments in lieu of taxes to be paid by the Sponsor shall be determined pursuant to Section 5 below.
- 5. Payments by the Sponsor shall be made on a quarterly basis in accordance (a) with bills issued by the Tax Collector of the Municipality in the same manner and on the same dates as real estate taxes are paid to the Municipality and shall be based upon Project Revenues of the previous quarter. No later than three (3) months following the end of the first fiscal year of operation after (i) the date of Substantial Completion (for projects receiving construction and permanent financing) or (ii) the date of the Agency Mortgage (for projects receiving permanent financing only) and each year thereafter that this Agreement remains in effect, the Sponsor shall submit to the Municipality a certified, audited financial statement of the operation of the Project (the "Audit"), setting forth the Project Revenues and the total payments in lieu of taxes due to the Municipality calculated at 6.28 percent of Project Revenues as set forth in the Audit (the "Audit Amount"). The Sponsor simultaneously shall pay the difference, if any, between (i) the Audit Amount and (ii) payments made by the Sponsor to the Municipality for the preceding fiscal year. The Municipality may accept any such payment without prejudice to its right to challenge the amount due. In the event that the payments made by the Sponsor for any fiscal year shall exceed the Audit Amount for such fiscal year, the Municipality shall credit the amount of such excess to the account of the Sponsor.
- (b) All payments pursuant to this Agreement shall be in lieu of taxes and the Municipality shall have all the rights and remedies of tax enforcement granted to Municipalities by

law just as if said payments constituted regular tax obligations on real property within the Municipality. If, however, the Municipality disputes the total amount of the annual payment in lieu of taxes due it, based upon the Audit, it may apply to the Superior Court, Chancery Division for an accounting of the service charge due the Municipality, in accordance with this Agreement and HMFA Law. Any such action must be commenced within one year of the receipt of the Audit by the Municipality.

- (c) In the event of any delinquency in the aforesaid payments, the Municipality shall give notice to the Sponsor and NJHMFA in the manner set forth in 9(a) below, prior to any legal action being taken.
- 6. The tax exemption provided herein shall apply only so long as the Sponsor or its successors and assigns and the Project remain subject to the provisions of the HMFA Law and Regulations made thereunder and the supervision of the Agency, but in no event longer than the term of the Agency Mortgage. In the event of (a) a sale, transfer or conveyance of the Project by the Sponsor or (b) a change in the organizational structure of the Sponsor, this Agreement shall be assigned to the Sponsor's successor and shall continue in full force and effect so long as the successor entity qualifies under the HMFA Law or any other state law applicable at the time of the assignment of this Agreement and is obligated under the Agency Mortgage.
- 7. Upon any termination of such tax exemption, whether by affirmative action of the Sponsor, its successors and assigns, or by virtue of the provisions of the HMFA Law, or any other applicable state law, the Project shall be taxed as omitted property in accordance with the law.
- 8. The Sponsor, its successors and assigns shall, upon request, permit inspection of property, equipment, buildings and other facilities of the Project and also documents and papers by representatives duly authorized by the Municipality. Any such inspection, examination or audit shall be made during reasonable hours of the business day, in the presence of an officer or agent of the Sponsor or its successors and assigns.
- 9. Any notice or communication sent by either party to the other hereunder shall be sent by certified mail, return receipt requested, addressed as follows:
- (a) When sent by the Municipality to the Sponsor, it shall be addressed to or to such other address as the Sponsor may hereafter designate in writing and a copy of said notice or communication by the Municipality to the Sponsor shall be sent by the Municipality to the New Jersey Housing and Mortgage Finance Agency, 637 South Clinton Avenue, P.O. Box 18550, Trenton, New Jersey 08650-2085.

designate in writing; and a copy of said notice	onsor to the Municipality, it shall be addressed to the or to such other address as the Municipality may e or communication by the Sponsor to the Municipality ey Housing and Mortgage Finance Agency, 637 South New Jersey 08650-2085.						
arising between the parties in reference to th	s Agreement by either of the parties hereto or a dispute terms and provisions as set forth herein, either party Division, to settle and resolve said dispute in such sees of the HMFA Law.						
11. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same agreement. It shall not be necessary in making proof of this Agreement to produce or account for more than a sufficient number of counterparts to evidence the execution of this Agreement by each party hereto.							
ATTEST	SPONSOR:						
	By:						
	By:						
ATTEST	MUNICIPALITY:						

By: